

# **EXHIBIT 1**

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Jorge Alejandro Rojas  
[Rojas.jorge96@gmail.com](mailto:Rojas.jorge96@gmail.com)  
Plaintiff in Pro Se  
557 Cambridge Way  
Bolingbrook, IL 60440  
424-219-1582

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

JORGE ALEJANDRO ROJAS,  
  
Plaintiff,  
  
v.  
  
UNPLUGGED MEDIA, LLC, and  
ALEXANDER BYKHOVSKY,  
  
Defendants.

Case No. 2:23-cv-02667-SPG-KS

**DECLARATION OF JORGE  
ALEJANDRO ROJAS IN SUPPORT  
OF EX PARTE APPLICATION FOR  
ALTERNATIVE SERVICE ON  
ALEXANDER BYKHOVSKY**

I, Jorge Alejandro Rojas, an adult of sound mind, declare as follows:

1. I am the Plaintiff in this case, and make the following statements based on my personal knowledge and records. If called to testify concerning any of these statements, I will be able to do so.
2. I make the statements in this declaration in support of Plaintiff's Ex Parte Application for Alternative Service on Alexander Bykhovsky ("Bykhovsky").
3. Bykhovsky e-mailed me on October 21, 2023, from the email [alexgoldlv@gmail.com](mailto:alexgoldlv@gmail.com), during my attempts to confer regarding this application, stating "I do not accept alternative service. I do not agree to a waiver. My wife and I are divorcing. I moved from Puerto Rico to Panama July 20th 2023."

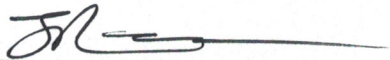
- 1 4. On October 17, 2023, at approximately 3:36 PM Central time, I received a telephone  
2 call from telephone number 787-949-1685, which included a caller ID name of  
3 “Document Prepar,” and when I answered the call, a male individual who identified  
4 himself as Bykhovsky spoke with me for approximately one hour regarding the  
5 instant case.
- 6 5. “Document Prepar” appears to be another name for one of Bykhovsky’s current or  
7 former companies. The Google Listing for one of the addresses owned by Defendant,  
8 3555 Pecos McLeod Interconnect, has a name of “Documents Done Right.”
- 9 6. During the telephone call, Bykhovsky admitted awareness of the instant case.
- 10 7. During the telephone call, Bykhovsky stated that he would be calling me back at  
11 some time Wednesday or Thursday after conferring with some of his business  
12 partners. I have not received further calls from Bykhovsky regarding this case.
- 13 8. I e-mailed [alexgoldlv@gmail.com](mailto:alexgoldlv@gmail.com) on October 21, 2023, in order to attempt to confer  
14 regarding the follow up telephone call as well as the instant motion.
- 15 9. Exhibit 2 of my filing is a printout of the Puerto Rico Department of State listing for  
16 Unplugged Media, which I obtained from their website on or about October 22,  
17 2023.
- 18 10. Exhibit 3 of my filing is a copy of the waiver filed concerning Bykhovsky in a  
19 telemarketing case against him, in the Western District of Texas, which I obtained  
20 from PACER on or about October 22, 2023.
- 21 11. Exhibit 4 of my filing is a printout of the Puerto Rico Department of State listing for  
22 ATZ Holding Limited, which I obtained from their website on or about October 22,  
23 2023.
- 24 12. Exhibit 5 of my filing is a collection of printouts from the Clark County Property  
25 Assessor’s website concerning the property 3555 Pecos McLeod Int Las Vegas, NV  
26 89121, which I obtained from their website on or about October 22, 2023.
- 27 13. Exhibit 6 of my filing is a printout of the Nevada corporate listing for Alex Gold  
28 Holdings LLC, which I obtained from their website on or about October 22, 2023.

1 14.Exhibit 7 of my filing is a collection of printouts I obtained from UniCourt, which  
2 compiles databases from various state, local, and federal courts, concerning  
3 Alexander Bykhovsky, which I obtained from their website on or about October 22,  
4 2023.

5 15.Exhibit 8 of my filing is a collection of printouts from the Clark County Property  
6 Assessor's website concerning the property 3371 Rome St APT 1, Las Vegas, NV  
7 89169, and Zillow.com, which I obtained from their websites on or about October  
8 22, 2023.

9 16.Exhibit 9 of my filing is a collection of printouts from the Clark County Property  
10 Assessor's website concerning the property 3381 ROME ST, and Apartments.com,  
11 which I obtained from their websites on or about October 22, 2023.  
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13 Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true  
14 and correct. Executed on October 22, 2023, in Bolingbrook, IL.  
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17 Jorge Alejandro Rojas  
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